U.S. District Court District of Oregon (Portland (3)) CRIMINAL DOCKET FOR CASE #: 3:24-mj-00178-1

Case title: USA v. Patkovic Date Filed: 08/20/2024

Other court case number: 1:24-cr-00317-RER-1 Eastern

District of New York (Brooklyn)

Assigned to: Unassigned

Defendant (1)

Domagoj Patkovic represented by Chandra Leigh Peterson

31492–511 Office of the Federal Public Defender

also known asDistrict of OregonMislav101 S.W. Main Street

also known as Suite 1700

madsin 1488 Portland, OR 97204 *also known as* 503–326–2123

Abrahimavich Email: chandra peterson@fd.org

also known as LEAD ATTORNEY

Timothy ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment

Pending Counts Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts Disposition

None

Highest Offense Level

(Terminated)

None

<u>Complaints</u> <u>Disposition</u>

18:844(n) Conspiracy To Maliciously Convey False Information Concerning

Explosives; 18:844(e) Maliciously

Conveying False Information Concerning Explosives; 18:371 Conspiracy To Transmit Threatening Communications; 18:875(c) Transmission of Threatening Communications; 18:1038(a)(1) False Information and Hoaxes

Plaintiff

USA

represented by Thomas H. Edmonds

United States Attorney's Office 1000 S.W. Third Ave. Suite 600 Portland, OR 97204

503-727-1122 Fax: 503-727-1117

 $Email: \underline{tom.edmonds@usdoj.gov}$

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Email All Attorneys

Date Filed	#	Page	Docket Text
08/20/2024	1		Documents Received From Other Court as to Domagoj Patkovic from Eastern District of New York (Brooklyn) Case No: 1:24–cr–00317–RER–1. (dino) (Entered: 08/20/2024)
08/20/2024	3		Minutes of Proceedings: Initial Appearance pursuant to Rule 5(c)(3) for Arrest in Our District Offense in Another. Arraignment held on Indictment. Proceedings before Magistrate Judge Youlee Yim You as to Domagoj Patkovic (USM #31492–511). Order appointing AFPD Chandra Peterson as counsel for USDC Oregon proceedings. Defendant requests an identity hearing. Defendant advised of rights and waived reading of the charges. Defendant enters not guilty pleas. Detention hearing held. Government requests detention on both flight/danger. Defendant requests release. After hearing from the parties, the court determines defendant is detained. Brady Disclosure Order: Pursuant to the Due Process Protections Act, the government is advised of its obligations under <i>Brady v. Maryland</i> , 373 U.S. 83 (1963) and its progeny. <i>See</i> attached Order. Other Court Information: Eastern District of New York (Brooklyn) Case No: 1:24–cr–00317–RER–1. ORDER: SETTING an Identity Hearing for Wednesday, 8/21/2024, at 1:30PM in Portland before the duty magistrate judge. Counsel Present for Government: Nicholas Meyers. Counsel Present for Defendant: Chandra Peterson. Restraint Order: NR. (Court Reporter Jill Jessup) (pvh) Modified text on 8/20/2024 (pvh). Modified text on 8/21/2024 (pvh). (Entered: 08/20/2024)
08/21/2024	4		Minutes of Proceedings: Identity Hearing held on 8/21/2024 before Magistrate Judge Youlee Yim You as to Domagoj Patkovic (USM #31492–511). Government witnesses sworn: U.S. Pretrial Officer Cally Ane; FBI Special

		Agent Brent Cronce. Government's Exhibits 1–3 received into evidence. Order: The Court found that the government met its burden of establishing probable cause that Defendant, Domagoj Patkovic, is the person wanted by the Eastern District of New York (Brooklyn) for Case No: 1:24–cr–00317–RER–1. For reasons stated on the record, Defendant is committed/removed to U.S.D.C. Eastern District of New York (Brooklyn) Case No: 1:24–cr–00317–RER–1 for all further proceedings. Signed Waiver and Commitment order to follow. Counsel Present for Government: Nicholas Meyers. Counsel Present for Defendant: Ryan Costello for Chandra Peterson. (Court Reporter Dennis Apodaca) (Attachments: # Exhibit 1, Exhibit 2, Exhibit 3) (pvh) (Entered: 08/21/2024)
08/21/2024	<u>5</u>	Waiver of Rule 5 and 5.1 Hearings by Domagoj Patkovic. (dino) (Entered: 08/21/2024)

MIME-Version:1.0
From:info@ord.uscourts.gov
To:nobody
Bcc:
--Case Participants: Thomas H. Edmonds (caseview.ecf@usdoj.gov, kelly.borroz@usdoj.gov, shuli.rutzick@usdoj.gov, tom.edmonds@usdoj.gov), Chandra Leigh Peterson
(chandra_peterson@fd.org, orx_docketing@fd.org, zita_flores@fd.org)
--Non Case Participants: U.S. Marshal Service (pdx.operations@usdoj.gov), U.S. Pretrial
Services (cmecf@orpt.uscourts.gov)
--No Notice Sent:

Message-Id:8672712@ord.uscourts.gov
Subject:Activity in Case 3:24-mj-00178 USA v. Patkovic Initial Appearance - Out of
District Warrant
Content-Type: text/html

U.S. District Court

District of Oregon

Notice of Electronic Filing

The following transaction was entered on 8/20/2024 at 3:39 PM PDT and filed on 8/20/2024

Case Name: USA v. Patkovic
Case Number: 3:24-mj-00178

Filer:

Document Number: 3

Docket Text:

Minutes of Proceedings: Initial Appearance pursuant to Rule 5(c)(3) for Arrest in Our District Offense in Another. Proceedings before Magistrate Judge Youlee Yim You as to Domagoj Patkovic. Order appointing AFPD Chandra Peterson as counsel for USDC Oregon proceedings. Defendant requests an identity hearing. Defendant advised of rights and waived reading of the charges. Defendant enters not guilty pleas. Brady Disclosure Order: Pursuant to the Due Process Protections Act, the government is advised of its obligations under *Brady v. Maryland*, 373 U.S. 83 (1963) and its progeny. See attached Order. Other Court Information: Eastern District of New York (Brooklyn) Case No: 1:24–cr–00317–RER–1. ORDER: SETTING an Identity Hearing for Wednesday, 8/21/2024, at 1:30PM in Portland before the duty magistrate judge. Counsel Present for Government: Nicholas Meyers. Counsel Present for Defendant: Chandra Peterson. Restraint Order: NR. (Court Reporter Jill Jessup) (pvh)

3:24-mj-00178-1 Notice has been electronically mailed to:

Chandra Leigh Peterson chandra_peterson@fd.org, zita_flores@fd.org, orx_docketing@fd.org

Thomas H. Edmonds kelly.borroz@usdoj.gov, caseview.ecf@usdoj.gov, tom.edmonds@usdoj.gov, shuli.rutzick@usdoj.gov

3:24-mj-00178-1 Notice will not be electronically mailed to:

DMP:AAS/LZ/ADR F. #2021R00608

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

- against -

DOMAGOJ PATKOVIC, also known as "Mislav," "madsin1488," "Abrahimavich" and "Timothy,"

Defendant.

Filed Under Seal

File Date: August 5, 2024 Case Number: 24-cr-317

Judge Ramon E. Reyes, Jr

Magistrate Judge Sanket J. Bulsara

GOVERNMENT EXHIBIT

INDICTMENT

Cr. No	
(T. 18, Ū	J.S.C., §§ 371, 844(c)(1), 844(e),
	875(c), 981(a)(1)(C), 982(a)(2),
982(b)(1), 1038(a)(1), 2 and 3551 et seq.
T. 21, U	J.S.C., § 853(p); T. 28, U.S.C.,
§ 2461(c))

THE GRAND JURY CHARGES:

COUNT ONE

(Conspiracy To Transmit Threatening Communications)

approximate and inclusive, within the Eastern District of New York and elsewhere, the defendant DOMAGOJ PATKOVIC, also known as "Mislav," "madsin1488," "Abrahimavich" and "Timothy," together with others, did knowingly and willfully conspire to transmit in interstate and foreign commerce one or more communications, to wit: telephone and Voice-over-Internet-Protocol ("VoIP") calls streamed over an Internet-based electronic communications service ("ECS-1"), containing one or more threats to injure the person of another, contrary to Title 18, United States Code, Section 875(c).

The identities of each of the entities anonymized in this Indictment are known to the Grand Jury.

2. In furtherance of the conspiracy and to effect its objects, within the Eastern District of New York and elsewhere, the defendant DOMAGOJ PATKOVIC, also known as "Mislav," "madsin1488," "Abrahimavich" and "Timothy," together with others, did commit and cause the commission of, among others, the following:

OVERT ACTS

- (a) On or about May 18, 2021, PATKOVIC made violent threats on a call to Victim-1, a Jewish hospital located in Queens, New York. During the call, PATKOVIC stated that he planted bombs around the hospital and wanted to "kill all k***s."
- (b) On or about May 18, 2021, PATKOVIC made violent threats on a call to Victim-2, a Jewish care center network with locations in Manhattan, Brooklyn and Queens, New York. During the call, PATKOVIC stated that "bombs are all over your facility and all those k***s are gonna go skyrocket up into the sky for Allah."
- (c) On or about May 24, 2021, PATKOVIC made violent threats on a call to Victim-1. During the call, PATKOVIC stated that he planted bombs around the hospital and further stated, "I'm gonna kill you k***s."
- (d) On or about September 15, 2021, PATKOVIC made violent threats on a call to Victim-3, a Jewish hospital located in Queens, New York. During the call, PATKOVIC stated that he placed backpacks containing C-4 explosives around the hospital building.
- (e) On or about September 15, 2021, PATKOVIC made violent threats on a call to Victim-4, a Jewish hospital located in Nassau County, New York. During the call, PATKOVIC identified himself as "Abrahimavich" and stated that he had placed "C-4 in

3

maintenance closets" at the hospital. PATKOVIC further stated, "I'm gonna blow you to bits you f***ing k*** b***h."

- (f) On or about September 15, 2021, PATKOVIC made violent threats against Victim-4 on a call to personnel at a 911 dispatch center in Nassau County, New York.

 During the call, PATKOVIC identified himself as "Abrahimavich" and stated that "I just called the hospital requesting my f***ing million dollars or I'm gonna blow this k*** f***ing b***h to the sky." PATKOVIC provided the address of Victim-4.
- (g) On or about September 17, 2021, PATKOVIC made violent threats on a call to Victim-2. During the call, PATKOVIC identified himself as "Timothy," stated that he worked in housekeeping, and stated that he had placed "15 backpacks full of C-4 with cellphones strapped to them in all of your maintenance closets." PATKOVIC further stated, "I'm gonna blow you k***s sky high."

(Title 18, United States Code, Sections 371 and 3551 et seq.)

COUNT TWO

(Conspiracy To Maliciously Convey False Information Concerning Explosives)

3. In or about and between May 2021 and September 2021, both dates being approximate and inclusive, within the Eastern District of New York and elsewhere, the defendant DOMAGOJ PATKOVIC, also known as "Mislav," "madsin1488," "Abrahimavich" and "Timothy," together with others, through the use of a telephone, and other instrument of interstate and foreign commerce, to wit: the Internet, did knowingly and intentionally conspire to make one or more threats and maliciously convey false information knowing the same to be false, concerning an alleged attempt to kill, injure and intimidate one or more individuals and unlawfully to damage and destroy one or more buildings and other real and personal property by

4

means of an explosive, to wit: Victim-1, Victim-2, Victim-3 and Victim-4, contrary to Title 18, United States Code, Section 844(e).

(Title 18, United States Code, Sections 844(n) and 3551 et seq.)

COUNTS THREE THROUGH NINE

(Transmission of Threatening Communications)

4. On or about the dates set forth below, within the Eastern District of New York and elsewhere, the defendant DOMAGOJ PATKOVIC, also known as "Mislav," "madsin1488," "Abrahimavich" and "Timothy," together with others, did knowingly and willfully transmit in interstate and foreign commerce one or more communications, to wit: telephone and VoIP calls streamed over ECS-1, containing one or more threats to injure the person of another:

COUNT	APPROXIMATE DATE	VICTIM
THREE	May 18, 2021	Victim-1
FOUR	May 18, 2021	Victim-2
FIVE	May 24, 2021	Victim-1
SIX	September 15, 2021	Victim-3
SEVEN	September 15, 2021	Victim-4
EIGHT	September 15, 2021	Victim-4
NINE	September 17, 2021	Victim-2

(Title 18, United States Code, Sections 875(c), 2 and 3551 et seq.)

COUNTS TEN THROUGH SIXTEEN

(Making Threats and Maliciously Conveying False Information Concerning Explosives)

5. On or about the dates set forth below, within the Eastern District of New York and elsewhere, the defendant DOMAGOJ PATKOVIC, also known as "Mislav,"

"madsin1488," "Abrahimavich" and "Timothy," together with others, through the use of a telephone and other instrument of interstate and foreign commerce, to wit: the Internet, did knowingly and willfully make one or more threats and maliciously convey false information knowing the same to be false, concerning alleged attempts to kill, injure and intimidate one or more individuals, and unlawfully to damage and destroy one or more buildings and other real and personal property by means of an explosive, to wit: Victim-1, Victim-2, Victim-3 and Victim-4, as described below:

COUNT	APPROXIMATE DATE	VICTIM
TEN	May 18, 2021	Victim-1
ELEVEN	May 18, 2021	Victim-2
TWELVE	May 24, 2021	Victim-1
THIRTEEN	September 15, 2021	Victim-3
FOURTEEN	September 15, 2021	Victim-4
FIFTEEN	September 15, 2021	Victim-4
SIXTEEN	September 17, 2021	Victim-2

(Title 18, United States Code, Sections 844(e), 2 and 3551 et seq.)

COUNTS SEVENTEEN THROUGH TWENTY-THREE (False Information and Hoaxes)

6. On or about the dates set forth below, within the Eastern District of New York and elsewhere, the defendant DOMAGOJ PATKOVIC, also known as "Mislav," "madsin1488," "Abrahimavich" and "Timothy," together with others, did knowingly and intentionally engage in conduct with intent to convey false and misleading information under circumstances where such information may reasonably have been believed and where such information indicated that an activity had taken, was taking and would take place that would

constitute a violation of Chapter 113B of Title 18 of the United States Code, to wit: Title 18, United States Code, Section 2332a(a)(2) (use of weapons of mass destruction), in that the defendant stated that explosives had been placed at the premises of Victim-1, Victim-2, Victim-3 and Victim-4, as described below, when in fact, as he then and there well knew and believed, they had not:

COUNT	APPROXIMATE DATE	VICTIM
SEVENTEEN	May 18, 2021	Victim-1
EIGHTEEN	May 18, 2021	Victim-2
NINETEEN	May 24, 2021	Victim-1
TWENTY	September 15, 2021	Victim-3
TWENTY-ONE	September 15, 2021	Victim-4
TWENTY-TWO	September 15, 2021	Victim-4
TWENTY-THREE	September 17, 2021	Victim-2

(Title 18, United States Code, Sections 1038(a)(1), 2 and 3551 et seq.)

CRIMINAL FORFEITURE ALLEGATION AS TO COUNT ONE AND COUNTS THREE THROUGH NINE

- 7. The United States hereby gives notice to the defendant that, upon his conviction of any of the offenses charged in Count One, or in Counts Three through Nine, the government will seek forfeiture in accordance with Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c), which require any person convicted of such offenses to forfeit any property, real or personal, constituting, or derived from, proceeds obtained directly or indirectly as a result of such offenses.
- 8. If any of the above-described forfeitable property, as a result of any act or omission of the defendant:

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be divided

without difficulty;

it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendant up to the value of the forfeitable property described in this forfeiture allegation.

(Title 18, United States Code, Section 981(a)(1)(C); Title 21, United States Code, Section 853(p); Title 28, United States Code, Section 2461(c))

CRIMINAL FORFEITURE ALLEGATION AS TO COUNT TWO AND COUNTS TEN THROUGH SIXTEEN

- 9. The United States hereby gives notice to the defendant that, upon his conviction of any of the offenses charged in Count Two, or in Counts Ten through Sixteen, the government will seek forfeiture in accordance with: (a) Title 18, United States Code, Section 844(c)(1), which requires any person convicted of such offenses to forfeit any explosive materials involved or used or intended to be used in any violation of Title 18, United States Code, Section 844; and (b) Title 18, United States Code, Section 982(a)(2), which requires any person convicted of such offenses to forfeit any property constituting, or derived from, proceeds obtained directly or indirectly, as a result of such offenses.
- 10. If any of the above-described forfeitable property, as a result of any act or omission of the defendant:

8

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be divided

without difficulty;

it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b)(1), to seek forfeiture of any other property of the defendant up to the value of the forfeitable property described in this forfeiture allegation.

(Title 18, United States Code, Sections 844(c)(1), 982(a)(2) and 982(b)(1); Title 21, United States Code, Section 853(p))

A TRUE BILL

s/

FOREPERSON

By Carolyn Pokorny Assistant US Attorney

BREON PEACE

UNITED STATES ATTORNEY

EASTERN DISTRICT OF NEW YORK

AO 442 (Rev. 11/11) Arrest Warrant



UNITED STAT	ES DISTRICT COURT	EXHIBIT
	for the	£ 2
Eastern I	District of New York	
United States of America		
v. Domagoj Patkovic, also known as "Mislav," "madsin1488," "Abrahimavich" and "Timothy," Defendant	,	er: 24-cr-317 on E. Reyes, Jr fudge Sanket J. Bulsara
ARRE	ST WARRANT	
To: Any authorized law enforcement officer		
YOU ARE COMMANDED to arrest and bring b (name of person to be arrested) Domagoj Patkovic, also know who is accused of an offense or violation based on the foll	wn as "Mislav," "madsin1488," "Abrahim	•
	_	
, –	nformation	-
This offense is briefly described as follows:		
Conspiracy To Maliciously Convey False Information Con Maliciously Conveying False Information Concerning Exp Conspiracy To Transmit Threatening Communications (1 Transmission of Threatening Communications (18 USC 8 False Information and Hoaxes (18 USC 1038(a)(1))	plosives (18 USC 844(e)) 18 USC 371)	
Date: 8-5-2024	Salomon Majia (Issuing officer/s	on Behalf of
City and state: Brooklyn, New York	Brenna B. Mahoney Printed name of	, Clerk of Court
	Return	
This warrant was received on (date) at (city and state)	, and the person was arrested on	(date)
Date:		
	Arresting officer's	s signature
	Printed name a	and title

Case 1:24-cr-00317-RER Document 2 Filed 08/05/24 Page 2 of 2 PageID #: 21

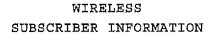
AO 442 (Rev. 11/11) Arrest Warrant (Page 2)

This second page contains personal identifiers provided for law-enforcement use only and therefore should not be filed in court with the executed warrant unless under seal.

(Not for Public Disclosure)

Name of defendant/offender:			
Known aliases:	· · · · · · · · · · · · · · · · · · ·		
Last known residence:			
Prior addresses to which defendant/offender may still have ties:	1		
Last known employment:			
Last known telephone numbers:			
Place of birth:			
Date of birth:			
Social Security number:			
Height:	Weight:		
Sex:	Race:		
Hair:	Eyes:		
Scars, tattoos, other distinguishing marks:			
			·
History of violence, weapons, drug use:			
Known family, friends, and other associates (name, relation, address	, phone number):		
	i		
FBI number:			
Complete description of auto:			
Investigative agency and address:			
	1		
Name and telephone numbers (office and cell) of pretrial service	s or probation officer	(if applicable):	
	, 1 		
Date of last contact with pretrial services or probation officer (if a	pplicable):		
	3		

4135108 08/14/2024





337205989915

Financial Liable Party

Name:	MARY	MISERDA								
Credit Address:	10712		MOUNTAIN	AVE,	LAS	VEGAS,	NV	89129	 	

Customer Since:	01/11/2023		
Photo ID Type:		Photo ID State:	
Photo ID Number:			
DOB:		SSN/TaxID/FEIN:	

Contact Name:	
Contact Home Phone: (111) 111-0001	Contact Work Phone: (111) 111-0002
Contact Home Email: MSMISERDA@GMAIL.COM	Contact Work Email:

Billing Party

Account Number:	337205989915
Name:	MARY MISERDA
Billing Address:	10712 HUNTER MOUNTAIN AVE, LAS VEGAS, NV 89129
Account Status:	Active Billing Cycle: 19

User Information

MSISDN:	(971) 291-5133	IMSI:	310280080061910
MSISDN Active:	01/31/2023 - Current		
Name:	DOMAGOJ PATKOVIC		
User Address:	10712 HUNTER MOUNTAIN AVE,	LAS VEGAS, NV 89129	
Service Start Date:	01/31/2023	Dealer Info:	QT9T4 QT9T4 QT9T4
Payment Type:	Postpaid		
Contact Name:	DOMAGOJ PATKOVIC		
Contact Home Phone:		Contact Work Phone:	
Contact Home Email:	MISLAV.LU@GMAIL.COM	Contact Work Email:	

Status Change History

Status Change Reason	Status Change Date		
Portin	01/30/2023		

AT&T PROPRIETARY

The information contained here is for use by authorized person only and is not for general distribution.

UNITED STATES DISTRICT COURT

for the

			District of O	regon			
	United States of America v. DOMAGOJ PATOVIC Defendant))) —————)	Case No. 3:24-mj-00 Charging District's C			
	·		R OF RULE 5 & Complaint or In	& 5.1 HEARINGS adictment)			
	I under	estand that I have been charged in	another district,	the (name of other court)	Eastern District of New York		
	I have	been informed of the charges and	of my rights to:				
	(1) retain counsel or request the assignment of counsel if I am unable to retain counsel;						
	(2)	an identity hearing to determine whether I am the person named in the charges;					
	(3)	production of the warrant, a certified copy of the warrant, or a reliable electronic copy of either;					
	(4)	a preliminary hearing to determine whether there is probable cause to believe that an offense has been committed, to be held within 14 days of my first appearance if I am in custody and 21 days otherwise, unless I have been indicted beforehand.					
	(5)	a hearing on any motion by the government for detention;					
	(6)	request a transfer of the proceedings to this district under Fed. R. Crim. P. 20, to plead guilty.					
	I agree	to waive my right(s) to:					
		an identity hearing and production of the warrant.					
		a preliminary hearing.					
		a detention hearing.					
	Ö	an identity hearing, production of the judgment, warrant, and warrant application, and any preliminary or detention hearing to which I may be entitled in this district. I request that my preliminary hearing and/or detention hearing be held in the prosecuting district, at a time set by that court.					
1.		nt to the issuance of an order requ	iring my appear	ance in the prosecuting of	listrict where the charges are		
Date:	g against	1 2 1/2 4 -	21 M	Defendant's sign Signature of defendan			
		¥ .	200	1 astella			

Printed name of defendant's attorney